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9 Attorneys for Defendant
 10 United States of America

11 Attorneys for Federal Defendants.

12 IN THE UNITED STATES DISTRICT COURT

13 NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION

14 CALIFORNIA COALITION FOR WOMEN
 PRISONERS; R.B.; A.H.R.; S.L.; J.L.; J.M.;
 15 G.M.; A.S.; and L.T., individuals on behalf of
 themselves and all others similarly situated,

CASE NO. 4:23-CV-04155-YGR

16 Plaintiffs
 v.

17 UNITED STATES OF AMERICA FEDERAL
 BUREAU OF PRISONS, a governmental entity;
 BUREAU OF PRISONS DIRECTOR
 19 COLETTE PETERS, in her official capacity;
 FCI DUBLIN WARDEN THAHESHA JUSINO,
 20 in her official capacity; OFFICER
 BELLHOUSE, in his individual capacity;
 OFFICER GACAD, in his individual capacity;
 OFFICER JONES, in his individual capacity;
 LIEUTENANT JONES, in her individual
 capacity; OFFICER LEWIS, in his individual
 capacity; OFFICER NUNLEY, in his individual
 capacity, OFFICER POOL, in his individual
 capacity, LIEUTENANT PUTNAM, in his
 individual capacity; OFFICER SERRANO, in
 his individual capacity; OFFICER SHIRLEY, in
 his individual capacity; OFFICER SMITH, in his
 individual capacity; and OFFICER VASQUEZ,
 in her individual capacity,

DECLARATION OF MADISON MATTIOLI

FILED UNDER SEAL

27 Defendants.

1 I, MADISON MATTIOLI, declare as follows:

- 2 1. My name is Madison Mattioli, and I am an attorney of record in the above captioned case
3 representing the Federal Defendants.
- 4 2. On February 23, 2024, I consulted with counsel for Plaintiffs to inquire whether they would agree to
5 our administrative motion to file attachments in support of Doc. 172 under seal.
- 6 3. As of the time of filing, counsel has not received a response.

7 I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and
8 correct. Executed this 23rd day of February, 2024, at Helena, MT.
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11 */s/ Madison L. Mattioli* _____
12 MADISON MATTIOLI
13 Assistant United States Attorney
District of Montana
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